FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

2013 JUL 24 PM 4 33

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF WYOMING CASPER

UNITED STATES OF AMERICA,)	Criminal No. 13-CR-104-S
)	
Plaintiff,)	Ct. 1: 21 U.S.C. §§ 846 and 841(a)(1) and
)	(b)(1)(A)
v.)	(Conspiracy to Possess with Intent to
)	Distribute, and to Distribute,
NICOLE RAE PRESFIELD and)	Methamphetamine)
RAYMOND LEE NORCUTT,)	100 - State of Control
)	Ct. 2: 21 U.S.C. §§ 841(a)(1) and (b)(1)(A)
Defendants.)	(Possession with Intent to Distribute
)	Methamphetamine)

SUPERSEDING INDICTMENT

THE GRAND JURY CHARGES THAT:

COUNT ONE

From on or about August 2012, through and including on or about July 17, 2013, in the District of Wyoming and elsewhere, the Defendants, **NICOLE RAE PRESFIELD** and **RAYMOND LEE NORCUTT**, together with other persons both known and unknown to the grand jury, did knowingly, intentionally and unlawfully combine, conspire, confederate and agree to possess with intent to distribute and to distribute 50 grams or more of methamphetamine (actual), a Schedule II controlled substance.

In violation of 21 U.S.C. §§ 846 and 841(a)(1) and (b)(1)(A).

COUNT TWO

On or about March 12, 2013, in the District of Wyoming, the Defendants, **NICOLE RAE PRESFIELD** and **RAYMOND LEE NORCUTT**, did knowingly, intentionally, and unlawfully possess with intent to distribute 50 grams or more of methamphetamine (actual), a Schedule II controlled substance.

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(A).

A TRUE BILL:

- Hallhus

FOREPERSOI

CHRISTOPHER A. CROFTS

United States Attorney

Criminal No. 13-CR-104-S

Preference

DATE:

July 23, 2013

DEFENDANT NAME:

Nicole Rae Presfield

THE GOVERNMENT, PURSUANT TO RULE 18, F.R.Cr.P., WITH DUE REGARD FOR THE CONVENIENCE OF THE DEFENDANT, ANY VICTIM AND WITNESSES, AND THE PROMPT ADMINISTRATION OF JUSTICE, REQUESTS TRIAL BE HELD IN:

Cheyenne	Casper Lander No
VICTIM:	Yes No
SEAL CASE:	Yes No
OFFENSE AND PENA	LTIES:
OFFENSE: Count 1:	21 U.S.C. §§ 846 and 841(a)(1) and (b)(1)(A) Conspiracy to Possess with Intent to Distribute, and to Distribute, Methamphetamine
PENALTIES:	10 Years to Life Imprisonment \$10,000,000 Fine 5 Years Supervised Release \$100 Special Assessment Class "A" Felony
OFFENSE: Count 2:	21 U.S.C. §§ 841(a)(1) and (b)(1)(A) Possession with Intent to Distribute Methamphetamine
PENALTIES:	10 Years to Life Imprisonment \$10,000,000 Fine 5 Years Supervised Release \$100 Special Assessment Class "A" Felony
TOTALS:	20 Years to Life Imprisonment \$20,000,000 Fine 5 Years Supervised Release

\$200 Special Assessment

AGENT: Bill Arnold/DCI AUSA: Stephanie I. Sprecher

Penalty Summary July 23, 2013 Page 2

Criminal No. 13-CR-104-S Nicole Rae Presfield

ESTIMATED TIME OF TRIAL:	INTERPRETER NEEDED:
five days or less over five days other	Yes No
THE GOVERNMENT: will	The court should not grant bond because the defendant is not bondable because there are detainers from other
will not	jurisdictions
SEEK DETENTION IN THIS CASE.	

Criminal No. 13-CR-104-S

DATE:

July 23, 2013

DEFENDANT NAME:

Raymond Lee Norcutt

THE GOVERNMENT, PURSUANT TO RULE 18, F.R.Cr.P., WITH DUE REGARD FOR THE CONVENIENCE OF THE DEFENDANT, ANY VICTIM AND WITNESSES, AND THE PROMPT ADMINISTRATION OF JUSTICE, REQUESTS TRIAL BE HELD IN:

Cheyenne	✓ Casper Lander No Preference
VICTIM:	YesNo
SEAL CASE:	YesNo
OFFENSE AND PENALT	IES:
OFFENSE: Count 1:	21 U.S.C. §§ 846 and 841(a)(1) and (b)(1)(A) Conspiracy to Possess with Intent to Distribute, and to Distribute, Methamphetamine
PENALTIES:	10 Years to Life Imprisonment \$10,000,000 Fine 5 Years Supervised Release \$100 Special Assessment Class "A" Felony
OFFENSE: Count 2:	21 U.S.C. §§ 841(a)(1) and (b)(1)(A) Possession with Intent to Distribute Methamphetamine
PENALTIES:	10 Years to Life Imprisonment \$10,000,000 Fine 5 Years Supervised Release \$100 Special Assessment Class "A" Felony
ΓΟTALS:	20 Years to Life Imprisonment \$20,000,000 Fine 5 Years Supervised Release

\$200 Special Assessment

AGENT: Bill Arnold/DCI AUSA: Stephanie I. Sprecher

Penalty Summary July 23, 2013 Page 2

Criminal No. 13-CR-104-S **Raymond Lee Norcutt**

ESTIMATED TIME OF TRIAL:	INTERPRETER NEEDED:
five days or less over five days other	Yes No
THE GOVERNMENT: will	The court should not grant bond because the defendant is not bondable because there are detainers from other
will not	jurisdictions
SEEK DETENTION IN THIS CASE.	

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

2013 JUL 24 PM 4 33

IN THE UNITED STATES DISTRICT COURT STEPHAN HARRIS, CLERK FOR THE DISTRICT OF WYOMING

UNITED STATES OF AMERICA,)	Criminal No. 13-CR-104-S
)	
Plaintiff,)	Ct. 1: 21 U.S.C. §§ 846 and 841(a)(1) and
)	(b)(1)(A)
v.)	(Conspiracy to Possess with Intent to
)	Distribute, and to Distribute,
NICOLE RAE PRESFIELD and)	Methamphetamine)
RAYMOND LEE NORCUTT,)	• •
)	Ct. 2: 21 U.S.C. §§ 841(a)(1) and (b)(1)(A)
Defendants.)	(Possession with Intent to Distribute
)	Methamphetamine)

SUPERSEDING INDICTMENT

THE GRAND JURY CHARGES THAT:

COUNT ONE

From on or about August 2012, through and including on or about July 17, 2013, in the District of Wyoming and elsewhere, the Defendants, **NICOLE RAE PRESFIELD** and **RAYMOND LEE NORCUTT**, together with other persons both known and unknown to the grand jury, did knowingly, intentionally and unlawfully combine, conspire, confederate and agree to possess with intent to distribute and to distribute 50 grams or more of methamphetamine (actual), a Schedule II controlled substance.

In violation of 21 U.S.C. §§ 846 and 841(a)(1) and (b)(1)(A).

COUNT TWO

On or about March 12, 2013, in the District of Wyoming, the Defendants, **NICOLE RAE PRESFIELD** and **RAYMOND LEE NORCUTT**, did knowingly, intentionally, and unlawfully possess with intent to distribute 50 grams or more of methamphetamine (actual), a Schedule II controlled substance.

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(A).

A TRUE BILL:

- Halthus

Search Control of Cont

CHRISTOPHER A. CROFTS

United States Attorney

Criminal No. 13-CR-104-S

DATE:

July 23, 2013

DEFENDANT NAME:

Nicole Rae Presfield

THE GOVERNMENT, PURSUANT TO RULE 18, F.R.Cr.P., WITH DUE REGARD FOR THE CONVENIENCE OF THE DEFENDANT, ANY VICTIM AND WITNESSES, AND THE PROMPT ADMINISTRATION OF JUSTICE, REQUESTS TRIAL BE HELD IN:

THE DE TILED II	•
Cheyenne	<u>✓</u> Casper Lander No Preference
VICTIM:	YesNo
SEAL CASE:	YesNo
OFFENSE AND PENALT	IES:
OFFENSE: Count 1:	21 U.S.C. §§ 846 and 841(a)(1) and (b)(1)(A) Conspiracy to Possess with Intent to Distribute, and to Distribute, Methamphetamine
PENALTIES:	10 Years to Life Imprisonment \$10,000,000 Fine 5 Years Supervised Release \$100 Special Assessment Class "A" Felony
OFFENSE: Count 2:	21 U.S.C. §§ 841(a)(1) and (b)(1)(A) Possession with Intent to Distribute Methamphetamine
PENALTIES:	10 Years to Life Imprisonment \$10,000,000 Fine 5 Years Supervised Release \$100 Special Assessment Class "A" Felony
TOTALS:	20 Years to Life Imprisonment

AGENT: Bill Arnold/DCI AUSA: Stephanie I. Sprecher

\$20,000,000 Fine

5 Years Supervised Release \$200 Special Assessment Case 2:13-cr-00104-SWS Document 8 Filed 07/24/13 Page 10 of 12

Penalty Summary July 23, 2013 Page 2

Criminal No. 13-CR-104-S Nicole Rae Presfield

ESTIMATED TIME OF TRIAL:	INTERPRETER NEEDED:
five days or less over five days other	Yes No
THE GOVERNMENT: will	The court should not grant bond because the defendant is not bondable because there are detainers from other
will not	jurisdictions
SEEK DETENTION IN THIS CASE.	

Criminal No. 13-CR-104-S

Preference

DATE: July 23, 2013

DEFENDANT NAME: Raymond Lee Norcutt

THE GOVERNMENT, PURSUANT TO RULE 18, F.R.Cr.P., WITH DUE REGARD FOR THE CONVENIENCE OF THE DEFENDANT, ANY VICTIM AND WITNESSES, AND THE PROMPT ADMINISTRATION OF JUSTICE, REQUESTS TRIAL BE HELD IN:

TRIAL BE HELD I	N:
Cheyenne	Casper Lander No
VICTIM:	Yes No
SEAL CASE:	Yes No
OFFENSE AND PENAL	ΓIES:
OFFENSE: Count 1:	21 U.S.C. §§ 846 and 841(a)(1) and (b)(1)(A) Conspiracy to Possess with Intent to Distribute, and to Distribute, Methamphetamine
PENALTIES:	10 Years to Life Imprisonment \$10,000,000 Fine 5 Years Supervised Release \$100 Special Assessment Class "A" Felony
OFFENSE: Count 2:	21 U.S.C. §§ 841(a)(1) and (b)(1)(A) Possession with Intent to Distribute Methamphetamine
PENALTIES:	10 Years to Life Imprisonment \$10,000,000 Fine 5 Years Supervised Release \$100 Special Assessment Class "A" Felony
TOTALS:	20 Years to Life Imprisonment \$20,000,000 Fine

5 Years Supervised Release \$200 Special Assessment

AGENT: Bill Arnold/DCI AUSA: Stephanie I. Sprecher

Penalty Summary July 23, 2013 Page 2

Criminal No. 13-CR-104-S **Raymond Lee Norcutt**

ESTIMATED TIME OF TRIAL:	INTERPRETER NEEDED:
five days or less over five days other	Yes No
THE GOVERNMENT: will	The court should not grant bond because the defendant is not bondable because there are detainers from other
will not	jurisdictions
SEEK DETENTION IN THIS CASE.	